

recently conveyed be me to my son S. Amos Urner and running with the said road a sufficient distance to make the <sup>side</sup> ~~said~~ of a lot containing three acres square in form or as near so as possible, having said road for one side of such lot and the western side of said lot conveyed to my said son Amos for another and ~~adjoining~~ side of such lot.

I give and bequeath to my son S. Amos Urner the one third of said gross sum to be ascertained as before directed less the said sum of forty-three hundred and sixty-six dollars, and I give and devise to my son S. Amos Urner the balance of the wood lot ~~xxxxxxx~~ containing seven acres more or less purchased by me from the trustees of the estate of John Cochran, dec'd, at the valuation of <sup>eighty</sup> ~~thirty~~ four dollars and which at such valuation shall be charged to my said son as a part of his said one third of my estate.

I give and devise to my daughter Laura N. Clary, in full of her share or third of my estate the undivided three fourths interest in my farm "Urmont" now occupied by her and husband containing one hundred and forty five acres more or less exclusive of the three acres herein before devised to my daughter Susan Elizabeth together with the undivided three fourths interest in the ten acre wood lot purchased from Geo. W. Dudderar Executor and which undivided three fourths interest in said farm and wood lot I devise to my said daughter Laura N. Clary for and during her natural life and after her death, then to her children, if she should die leaving children